

FOR	M PTO-139O (' 5-93)	(Modified)	U.S. DEPARTMENT OF	COMMERCE PATENT AND TRADEMARK OFFICE	E	ATTORNEY'S DOCKET NUMBER					
(REV		ANSM	ITTAL LETTER T	028622-0108							
DESIGNATED/ELECTED OFFICE (DO/EO/US)											
	CONCERNING A FILING UNDER 35 U.S.C. 371										
	 _					CATION NO. (If known, see 37 C.F.R. 1.5) 90,339					
INT	ERNATIO	ONAL AF	PPLICATION NO.	INTERNATIONAL FILING DATE		TY DATE CLAIMED					
	PCT/EP0			January 28, 2000	Jani	uary 29, 1999					
•	LE OF IN			RENTIALLY EXPRESSED MYCO	BACTER	RIAL ANTIGENS					
IDENTIFICATION OF SPECIFIC DIFFERENTIALLY EXPRESSED MYCOBACTERIAL ANTIGENS APPLICANT(S) FOR DO/EO/US											
Peter JUNGBLUT, Stephanie H.E. KAUFMANN, Ulrich SCHAIBLE, Hans MOLLENKOPF, Bärbel RAUPACH											
Ursula ZIMNY-ARNDT, Stephanie LAMER and Jens MATTOW Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:											
1.	1. This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.										
2.	\boxtimes	This is	a SECOND or SUBSEC	QUENT submission of items conce	rning a fi	ling under 35 U.S.C. 371.					
3.		This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).									
4.		A proper Demand for International Preliminary Examination was made by the 19 th month from the earliest claimed priority date.									
5.		A copy of the International Application as filed (35 U.S.C. 371(c)(2))									
		is transmitted herewith (required only if not transmitted by the International Bureau).									
`			has been transmitted by the International Bureau.								
		is not required, as the application was filed in the United States Receiving Office (RO/US)									
<u>.</u> 6. 7.		A translation of the International Application into English (35 U.S.C. 371(c)(2)).									
' '	U	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) are transmitted herewith (required only if not transmitted by the International Bureau).									
have been transmitted by the International Bureau.											
		ndments has NOT expired.									
have not been made and will not be made.											
8.		A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).									
9.	\boxtimes	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).									
10.		A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).									
11. Applicant claims small entity status under 37 CFR 1.27 . Items 12. to 17. below concern other document(s) or information included:											
12.		An Information Disclosure Statement under 37 CFR 1.97 and 1.98.									
13.		An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is include									
14.		A FIRST preliminary amendment. A SECOND or SUBSEQUENT preliminary amendment.									
15.		A substitute specification.									
16.		A change of power of attorney and/or address letter.									
17.	\boxtimes	Other items or information: Petition for a five-month Extension of Time; Copy of Notification of Missing Requirements.									

U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.50 09/890,339					PCT/EP00/00690				028622-0108		
18. ⊠The following	fees are subm	itted:								CALCULATIONS	PTO USE ONLY
	Fee (37 CFR 1			O o ID:	^			6000	00		
•	Search Report has been prepared by the EPO or JPO\$890.00 International preliminary examination fee paid to USPTO								-		
(37 CFR 1.482)\$710.00											
No international preliminary examination fee paid to USPTO (37 CFR 1.482) but international search fee paid to USPTO (37 CFR 1.445(a)(2)\$740.00								}			
Neither international preliminary examination fee (37 CFR 1.482) nor International search fee (37 CFR 1.445(a)(2)) paid to USPTO\$1,040.00											
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(2)-(4)\$100.00											
	ENTE	R AF	PROPE	RIATE	BA	SIC FEE	AM	OUNT	=	\$0.00	
Surcharge of \$130.	_	-								\$130.00	
Months from the ea		riority									
Claims	Number Filed		Included i Fee			Extra Claims		Rat			
Total Claims		-	20		=	0	×		3.00	\$0.00	
Independent Claims		-	3		=	0	×	\$84	.00	\$0.00	
Multiple dependent	claim(s) (if appl							\$280		\$0.00	
					OVE	CALCU	LAT	TONS	=	\$130.00	
Reduction by ½ for	filing by small e	ntity,	if applicab	le.						\$0.00	
							JBT	OTAL	=	\$130.00	
	rocessing fee of \$130.00 for furnishing English translation later the 30 nonths from the earliest claimed priority date (37 CFR 1.492(f).							+	\$0.00		
				TC	OTA	L NATIC	NAI	_ FEE	=	\$130.00	
Petition for a five-month Extension of Time +								\$1,960.00			
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property +							+	\$0.00			
				TOTA	AL F	EES EN	ICL	OSED	=	\$2,090.00	
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a. 🛛 A check i	n the amount of	\$2,09	0.00 to co	ver the	abo	ve fees is	enclo	sed.			
 b. ☐ Please charge my Deposit Account No. 19-0741 in the amount of \$ to the above fees. A duplicate copy of this sheet is enclosed. c. ☐ The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 19-0741. A duplicate copy of this sheet is enclosed. 									s. A duplicate		
overpayii	ient to Deposit F	10000	110. <u>19-</u>	<u>V/41</u> . F	⊣ uu	piicate cop	y UI I	1113 311 00	icis ei	iicioseu.	
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.											
SEND ALL CORRESPO	NDENCE TO:						1	5	$\sum_{i=1}^{\infty}$	1)	18,665)
Foley & La	ardner umber: 22428			•			SIGN	ATURE			
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224	28						REG	STRATION	NUM	BER 29,768	
PATENT TRADE	MARK OFFICE									•	

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UNITED STATES PATENT	ND TRADEMARK	JFFICE	Commissioner for Patent United States Patent and Trader Washington,	D.C. 2023
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3000 K STREET WASHINGTON DC	20007-5109		08/29	3/01
MASHING				
			DATE MAILED:	en.
		TOTAL STATE AND	DER 35 U.S.C. 371 IN THE UNIT FFICE (DO/EO/US)	EAD
NOTIFICATION OF ME	SSING REQU	TREMET ECTED O	FFICE (DO/EO/US) De United States Patent and Trademark	
STATE	S DESIGNATI	-lieght or the IB to th	the United States Patent and Trademark Office (37 CFR 1.495):	
1. The following items have been	submitted by the a	404) an Elected	office (37 CFR 1.495): all Entity Stants.	
Office as 2 Designates	Office (3) CFR 1	1494) an Elected	all Entity Status.	
- A of the Internal	Other of Land	Translation of A	ricle 19 amendments into English.	
- Cat of Decisianon	Of Midmers,	Other:		
Copy of Article 19			a to America If any.	
Priority Document.	eliminary Examina	tion Report in English	and its Annexes, if any. ination Report into English. It has not filed the following indicated items	
The International Pi	res to the Internation	onal Preliminary Exam	manon report me	4/05
- Tennelation Ol Cum			t_diament items	andror e filed
Alloget has requested e	arly processing und	lor 35 U.S.C. 3/1(I) to	at has not filed the following indicates that to copy of the international application must be contained application.	E INCO
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the indicated items in paragraph	J DONAN	void abandonment.		
the indicated items in paragraph prior to 20 or 30 months from t	he priority date to a	world abandonment. Copy of the int	ernational application.	

3. The following items MUST be furnished within the period set forth below in order to complete the requirements for a. Translation of the application into English. A processing fee will be required if submitted acceptance under 35 U.S.C. 371:

The current translation is defective for the reasons indicated on the attached Notice of Defective

b. Processing fee for providing the translation of the application and/or the Annexes later than the

appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). appropriate 20 or 30 months from the priority date (3) CPR 1.492(1)).

C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying

the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority

The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons Multiple on the author religions to the Surcharge for providing the eath or declaration later than the appropriate 20 or 30 months from the

as a large entity small entity, including any required multiple dependent priority date (37 CFR 1.492(e)). claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are

dno (37 CFR 1,492(g)). See attached PTO-875. 5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See anached

ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2)

MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY